

Page 1 of 2
DISTRICT OF NEW YORK
NEW YORK

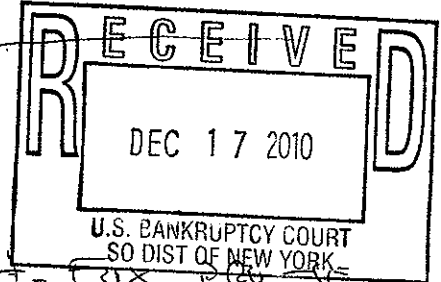
DANA H. FOX, PRO-SE
PLAINTIFF/APPELLANT

V.

NEW YORK SOUTHERN DISTRICT
UNITED STATES BANKRUPTCY COURT
GENERAL MOTORS, INC.
MOTOR LIQUIDATORS, INC. ET AL
UNITED STATES GOVERNMENT
APPELLEES

LOWER COURT CASE: 09-50026 (REG)
CLAIM # 4287

APPEAL #:



NOTICE OF APPEAL
AND MOTIONS

NOW COMES PLAINTIFF/APPELLANT DANA H. FOX, PRO-SE
ASKING RELIEF FROM U.S. BANKRUPTCY COURT SOUTHERN
DISTRICT OF NEW YORK; IN REGARDS TO THE
ALLEGED BANKRUPTCY OF GENERAL MOTORS INC.:

1. GENERAL MOTORS, INC. IS NOT BANKRUPT; THEY (IT) IS BAILED OUT BY THE UNITED STATES GOVERNMENT.
2. IT APPEARS THAT GENERAL MOTORS, INC., THE UNITED STATES GOVERNMENT AND NOW, THE U.S. BANKRUPTCY COURT, MAY BE IN OBVIOUS COLLUSION TO DE-FRAUD DEBTORS, PLAINTIFFS AND SHARE HOLDERS (INVESTORS): MR. FOX PRO-SE PRESENTS THIS ONLY FROM A CAREFUL AND STUDIED, VANTAGE POINT OF FIRST HAND EXPERIENCE
3. THE MOST RECENT U.S. BANKRUPTCY COURT RULING IN AN "OMNIBUS" DECISION SHOWS HOW CONVOLUTED THE POINT OF BEING MOOT]
 - 1.) THE BANKRUPTCY COURT CLAIMS TO RETAIN JURISDICTION WHEREAS MR. FOX, PRO-SE MOTIONS AS THIS COURT TO TAKE JURISDICTION IN APPELLANT PROCEDURES: AS DEFINED

[THERE IS NO SENSIBLE COURSE, OR CAUSE OF ACTION TO DELAY THIS MATTER IN U.S. DISTRICT COURT.]

MR. FOX PRO-SE MEMORANDUM of 2 THE APPEALS COURT
 TO RECOGNIZE THE RIGHTS OF A PRO-SE
 LITIGANT; DOES THIS HONORABLE COURT RECOGNIZE
 THE RIGHTS OF A PRO-SE LITIGANT? AND GRANT LEeway.
 WITH EXTRA TIME TO
 RESPOND DUE TO MAIL
 FORWARDING.

MR. FOX, PRO-SE MOTIONS THIS HONORABLE COURT
 TO ACCEPT THIS HANDWRITTEN SUBMITTAL AND
 SUBSEQUENT PLEADINGS AS MR. FOX PRO-SE HAS
 PROMISED NOT TO USE COMPUTERS AND THE
 INTERNET (WHICH DOES MAKE EVERYTHING MORE
 DIFFICULT FOR MR. FOX, PRO-SE); AS A TRAVELER, MR. FOX
 PRO-SE CANNOT FIND TYPEWRITERS OR EVEN WORD
 PROCESSORS ANYMORE, WHICH DOES NOT HELP IN HIS TRAVEL RESPONSIBILITIES.

THIS IS ALSO A MOTION TO HAVE THE RECORD
 FROM U.S. BANKRUPTCY COURT TRANSFERRED TO
 U.S. APPEALS COURT N.Y., N.Y. AND MR. FOX PRO-SE
 ASKS THE U.S. APPEALS COURT TO ORDER THE
 U.S. BANKRUPTCY COURT NOT TO SUBSTRUCT JUSTICE
 IN THIS MATTER ANYMORE.

MEMORANDUM PLEADING TO FOLLOW

I CERTIFY THAT A TRUE
 COPY IS SERVED BY U.S. MAIL
 ON THIS DATE 12/11/10 TO:

U.S. BANKRUPTCY COURT AND

SMITHS LIQUIDATORS:
 GARDEN CITY GROUP, INC.

RESPECTFULLY SUBMITTED

DEN 7/7 PRO-SE
 DANA A. FOX PRO-SE